report shall be made available as soon as possible to the public at the request of the person who was the subject of the investigation.

- (g) In the investigation of any case as provided in subsection (b) or (c), and the prosecution of any case as provided in subsection (e), the State [[prosecutor]] Prosecutor has all the powers AND DUTIES of a State's [[attorney]] Attorney, INCLUDING THE USE OF THE GRAND JURY IN ANY COUNTY OR BALTIMORE CITY. [[However, he may not charge a person by way of information but may proceed to trial only upon indictment by a grand jury within whose jurisdiction the offense occurred.]]
- (h) The trial of all cases prosecuted by the State [[prosecutor]] Prosecutor pursuant to subsection (e) shall take place [[before the circuit court OR THE CRIMINAL COURT OF BALTIMORE, AS THE CASE MAY BE, within whose jurisdiction]] BEFORE THE COURT HAVING JURISDICTION WITHIN THE COUNTY OR BALTIMORE CITY, AS THE CASE MAY BE, WITHIN WHOSE JURISDICTION the offense was committed in whole or in part, subject to removal in accordance with the Maryland Rules.
- (i) [He shall, beginning with the fiscal year 1977, prepare and submit to the Governor, after review and comment by the Attorney General, a consolidated budget for his office.] THE BUDGET OF THE STATE PROSECUTOR AND HIS OFFICE SHALL BE A PART OF THE BUDGET OF THE OFFICE OF THE ATTORNEY GENERAL [[AS SUBMITTED TO THE GOVERNOR]].
- (j) He shall submit an annual report to the Governor, THE ATTORNEY GENERAL and the General Assembly on the activities of his office which are not confidential.
- (k) He and the attorneys on his staff APPOINTED BY HIM shall devote full time to their official duties and shall not engage in the private practice of law.
- (1) He shall represent the State in all appeals and post conviction proceedings arising from prosecutions conducted by him. However, [he may request the assistance of] the Attorney General MAY REPRESENT THE STATE OR ASSIST THE STATE PROSECUTOR UPON THE REQUEST OF THE STATE PROSECUTOR OR AS REQUIRED BY LAW in any such appeal or collateral proceeding.
- (m) He shall meet and confer regularly with THE ATTORNEY GENERAL AND the various State's [[attorneys]] <u>Attorneys</u>[, and the Attorney General].

33C.

The State [[prosecutor]] <u>Prosecutor</u>[[, AFTER CONSULTATION WITH THE ATTORNEY GENERAL,]] may appoint and employ the professional, investigative, and clerical